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## CERTIFICATE OF MAILING VIA EXPRESS MAIL

2157

PSSUANT TO 37 C.F.R. § 1.10, I HEREBY CERTIFY THAT I HAVE A REASONABLE BASIS FOR BELIEF MAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE AS EXPRESS MAIL "POST OFFICE TO ADDRESSEE," ON THE DATE INDICATED BELOW AND IS

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HONORABLE COMMISSIONER FOR PATENTS

P.O. Box 1450

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JUN 2 5 2004

RONALD L. CHICHESTER

REG. No. 36,765

Technology Center 2100

**JUNE 11, 2004** 

EV449865723US

**DATE OF MAILING** 

EXPRESS MAIL LABEL

U.S.S.N::

09/822,097

FILING DATE:

MARCH 30, 2001

APPLICANT:

GUANGDIAN GORDON WU

GROUP ART UNIT:

2157

EXAMINER:

RAMY M. OSMAN

ATTORNEY DOCKET NO.

068508.0102

TITLE:

"METHOD AND APPARATUS FOR INDIVIDUAL-CENTRIC

USE OF THE INTERNET"

INCLUDED IN THIS MAILING FOR THE ABOVE-REFERENCED PATENT APPLICATION ARE:

1. RESPONSE TO RESTRICTION REQUIREMENT AND AMENDMENT; AND

2. RETURN POSTCARD TO ACKNOWLEDGE RECEIPT OF ABOVE ITEMS.

ATTORNEY CONTACT:

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PTO CUSTOMER NUMBER LABEL:

023640

Attorney Docket: 068508.0102

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

e Application of:

Wu, Guangdian Gordon

Serial No.: 09/822,097

Filed: March 30, 2001

Title: "METHOD AND APPARATUS FOR

INDIVIDUAL-CENTRIC USE OF

THE INTERNET"

Group Art Unit: 2157

Examiner: RAMY M. OSMAN

Atty. Docket: 068508.0102

RECEIVED

JUN 2 5 2004

**Technology Center 2100** 

37 C.F.R. 1.10

CERTIFICATE OF MAILING via EXPRESS MAIL

I HEREBY CERTIFY THAT I HAVE KNOWLEDGE AND A REASONABLE BASIS FOR BELIEF THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE U.S. POSTAL SERVICE AS EXPRESS MAIL POST OFFICE TO ADDRESSEE ON THE DATE BELOW, AND IS ADDRESSED TO:

MAIL STOP AMENDMENT

HONORABLE COMMISSIONER FOR PATENTS

P.O. Box 1450

ALEXANDRIA, VA 22313-1450

Povers I Great promise

Reg. No. 36,765

DATE OF MAILING:

June 11, 2004

EXPRESS MAIL LABEL:

EV449865723US

Mail Stop Amendment Honorable Commissioner for Patents P.O. Box 1450 ALEXANDRIA, VA 22313-1450

## RESPONSE TO RESTRICTION REQUIREMENT AND AMENDMENT

Dear Sir:

In the Office Action issued mailed on March 3, 2004, the examiner imposed a restriction requirement under 35 U.S.C. 121. The examiner indicated that the claims covered two distinct inventions and required selection of one set of claims for prosecution on the merits.

In response to the Office Action of March 3, 2004, Applicant respectfully requests that the amendments set forth below be entered to cancel claims 45-50 and elect claims 1-44, 51 and 52 for

09/822,097 RESPONSE TO RESTRICTION REQUIREMENT AND AMENDMENT EXPRESS MAIL: EV449865723US Attorney Docket: 068508.0102

prosecution on the merits. As the 30-day shortened statutory period for reply is due June 17, 2004,

and this response is being filed on June 11, 2004, this Response is considered timely filed.

**AMENDMENTS** 

Please enter the following replacement claims and additional paragraph for the

specifications, pursuant to 37 C.F.R. § 1.121(c), each replacement claim number replaces the

correspondingly numbered prior pending claim. This Response is made according to the revised

procedure promulgated in the Official Gazette on February 25, 2003. All pending claims, whether

previously added, rewritten, canceled or amended, have been reproduced below for the convenience

of the Examiner.

"Specification Amendments" begins on page 3 of this Response.

"Claim Amendments" begins on page 4 of this Response.

"Summary" begins on page 12 of this Response.

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